

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN**

INDEX OF EXHIBITS

<u>Exhibit</u>	<u>Description</u>
1	Articles of Incorporation and Bylaws of LPMEC
2	USPTO "Libertarian Party" Reg. No. 2,423,459
3	USPTO "Libertarian" logo Reg. No. 6,037,046
4	Screenshot of front page of Plaintiff's website LP.org
5	Libertarian Party Bylaws
6	Cease and desist letter from Eric Doster, Esq. dated February 15, 2023
7	Response email from Defendants' former board member Scotty Boman dated February 15, 2023
8	Cease and desist letter from LNC Chair Angela McArdle dated February 16, 2023
9	Response letter from Brandon G. Warzybok dated February 8, 2023
10	Screenshot of Michigan campaign finance filing dated April 20, 2023 * <i>inadvertently referred to as Exhibit 9 in Plaintiff's Complaint</i>

<u>Exhibit</u>	<u>Description</u>
11	Amended Statements of Organization dated February 5, 2023, and March 19, 2023, filed by Angela Thornton to the FEC
12	Letter from the FEC to LNC counsel dated November 17, 2016
13	Screenshot of WhoIs information for the michiganlp.net domain
14	LARA filing dated February 7, 2023
15	Email from Plaintiff to Michigan membership dated March 3, 2023
16	Email from Defendants dated March 3, 2023, and screenshot of email header showing spoofed sender
17	Screenshots of Twitter and Facebook pages infringing upon Plaintiff's Trademark
18	Screenshots of Defendants' website using Plaintiff's Trademark including the explicit claim of affiliation with the Plaintiff
19	Donation page from Defendants' website
20	Screenshot of post from Defendant Saliba joking about burning any cease and desist letters, screenshot of post from Defendant Canny describing damaging Plaintiff's brand as a "Holy Quest," picture of Defendants' fellow board member Brian Ellison disrupting a legitimate board meeting by stripping off his clothes, and

<u>Exhibit</u>	<u>Description</u>
	screenshot of post by Defendants' former fellow board member Scotty Boman accusing attorney of malpractice
21	Email from Andrew Chadderdon to LPGC notifying of intent to disaffiliate and to cease further infringing activities
22	Screenshot of LPGC website depicting use of both of Plaintiff's Trademarks
23	Screen of donation page on michiganlp.net noting the LPGC as the processor for donations
24	Email from Andrew Chadderdon to LPWM notifying of intent to disaffiliate
25	Screenshot of LPWM website depicting use of both of Plaintiff's Trademarks
26	Bylaws of the Libertarian Party of Michigan as amended June 26, 2021
27	Decision of the Judicial Committee of the Libertarian Party of Michigan dated December 19, 2022
28	Meeting minutes of the LPMEC meeting via Zoom January 25, 2023

<u>Exhibit</u>	<u>Description</u>
29	Email from Daniel Ziembra of the LNC recognized affiliate to the LPM local affiliate chairs announcing a special convention
30	Email from Defendant Brungardt dated January 31, 2023, announcing a call to convention for the same date as the legitimate special convention
31	Preliminary Injunction granted in <i>Republican National Committee v. Canegata et. al</i> , No. 3:22-cv-0037 (V.I., St. Thomas and St. John Div.)
32	Listing of documents filed with the USPTO for "Libertarian Party" Reg. No. 2,423,459
33	Listing of documents filed with the USPTO for "Libertarian" logo Reg. No. 6,037,046
34	Samples of email inquiries to the recognized affiliate indicating member confusion
35	Flyer originally produced by the recognized Michigan affiliate which was then taken in its entirety by the Defendants with only the QR code swapped out to direct to an unauthorized website

<u>Exhibit</u>	<u>Description</u>
36	Email from Defendant Saliba dated May 24, 2023, actively tells members to disregard the upcoming legitimate convention by the LNC's recognized Michigan affiliate and uses Plaintiff's Trademark
37	Article appearing in The Detroit News on May 8, 2023
38	Email from Defendant Van Alstine dated May 31, 2023, planning new membership card using Plaintiff's Trademark which will confuse membership over which entity is the legitimate affiliate
39	Declaration of Andrew Chadderdon
40	Declaration of Caryn Ann Harlos